UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

CINECIO GONZALEZ, HELEODORO GIL, NICOLAS XOCHIQUIQUISQUI GARCIA, and RIGOBERTO TETLACTLE TEPOLE, on behalf of themselves and others similarly situated,

Plaintiffs,

13-CV-8468

-against-

RULE 7.1 CORPORATE
DISCLOSURE
STATEMENT

MAROSA, INC. d/b/a FAMOUS FAMIGLIA PIZZERIA, 96 STREET PIZZA CORP. d/b/a FAMOUS FAMIGLIA PIZZERIA, FAMIGLIA-DEBARTOLO, LLC, FAMIGLIA-DEBARTOLO OPERATIONS, LLC FAMIGLIA-DEBARTOLO FRANCHISE SYSTEMS, LLC, FAMIGLIA-DEBARTOLO BRANDS, LLC, FD LEASING GROUP, LLC, FAMIGLIA INTERNATIONAL, LLC, FAMIGLIA QUEENS LLC d/b/a FAMOUS FAMIGLIA PIZZERIA, JOHN DOE CORPORATIONS 1-20, FRANK VATAJ, PAUL KOLAJ, JOHN KOLAJ, GIORGIO KOLAJ, ANTON VATAJ, FRANK IDRIZA, GINO IDRIZA, MICHAEL KOLAJ, VINNY KOLAJ, and JEFF KOLAJ, and JOHN DOES 1-40,

Defendants.
 X

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, the undersigned counsel of record for the defendants FAMIGLIA-DEBARTOLO, LLC, FAMIGLIA-DEBARTOLO OPERATIONS, LLC, FAMIGLIA-DEBARTOLO FRANCHISE SYSTEMS, LLC, FAMIGLIA-DEBARTOLO BRANDS, LLC, FD LEASING GROUP, LLC, and FAMIGLIA INTERNATIONAL, LLC hereby certifies that no publicly held corporation owns ten percent (10%) or more of the stock of said corporations and additionally makes the following disclosure:

Defendant FAMIGLIA-DEBARTOLO, LLC is the parent corporation of FAMIGLIA-DEBARTOLO OPERATIONS, LLC, FAMIGLIA-DEBARTOLO FRANCHISE SYSTEMS,

LLC, FAMIGLIA-DEBARTOLO BRANDS, LLC, FD LEASING GROUP, LLC, and FAMIGLIA INTERNATIONAL, LLC.

Dated: Long Island City, New York July 27, 2015

STEPHEN D. HANS & ASSOCIATES, P.C.

By:____/s/__

Stephen D. Hans (SH-0798) 45-18 Court Square, Suite 403 Long Island City, New York 11101

Tel: 718.275.6700 x 204 Fax: 718.275.6704

Email: shans@hansassociates.com Attorneys for the Defendants